

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re:

MICHAEL P. D’ALESSIO,

Chapter 7

Case No. 18-22552 (RDD)

Debtor.

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**ORDER EXTENDING DEADLINE TO OBJECT TO THE DEBTOR’S DISCHARGE  
PURSUANT TO 11 U.S.C. § 727 AND DISCHARGEABILITY  
OF CERTAIN DEBTS PURSUANT TO 11 U.S.C. § 523(c) PURSUANT  
TO BANKRUPTCY RULES 4004(b) AND 4007(c)**

Upon the timely motion, dated July 30, 2018 (the “Motion”), of Attis Properties, Inc., Attis Ventures LLC, Bonni Stanley, Marilyn Shendell, Douglas Scibelli, Sanley Company, RNG WEA LLC, Jacqueline Martinez, Keith Hummel, Philip Healy, Ellen Goldstein, Philip Goldstein, Stacey Gendels, Glen Feller, East 64th Street Realty Partners LLC, Robert Cicero, Angie Brown, Joshua Brown, Rella Fogliano, and Joseph Breda (the “Attis Parties”) for entry of an order pursuant to Rules 4004(b) and 4007(c) of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) extending the Attis Parties’ time to object to the discharge of the debtor herein (the “Debtor”) pursuant to § 727 of Title 11 United States Code, 11 U.S.C. § 101, *et seq.* (the “Bankruptcy Code”) and to object to the dischargeability of certain debts of the Debtor to the Attis Parties pursuant to Bankruptcy Code § 523(c); and upon the timely motion of John Pantanelli, dated August 1, 2018 (the “Pantanelli Motion”) for entry of an order pursuant to Bankruptcy Rules 4004(b) and 4007(c) extending John Pantanelli’s time to object to the Debtor’s discharge pursuant to Bankruptcy Code § 727 and to object to the dischargeability of certain debts of the Debtor to John Pantanelli pursuant to Bankruptcy Code § 523(c), couched as a “joinder” in the Motion but treated by the Court as a

motion; and upon the timely motion of Preferred Bank, dated August 1, 2018 (the “Preferred Bank Motion”) for entry of an order pursuant to Bankruptcy Rules 4004(b) and 4007(b) extending Preferred Bank’s time to object to the Debtor’s discharge pursuant to Bankruptcy Code § 727 and the dischargeability of certain debts of the Debtor to Preferred Bank pursuant to Bankruptcy Code § 523(c), couched as a “joinder” in the Motion but treated by the Court as a motion; and upon the Debtor’s objections to the Motion and the Pantanelli Motion and the Preferred Bank Motion, dated August 8, 2018; and upon the reply of John Pantanelli dated August 8, 2018 and the reply of the Attis Parties dated August 10, 2018; and upon the record of the hearing held by the Court on the Motion, the Pantanelli Motion and the Preferred Bank Motion on August 13, 2018 (the “Hearing”); and after due deliberation and for the reasons stated by the Court in its bench ruling at the Hearing, the Court having determined that the Attis Parties, John Pantanelli, and Preferred Bank have each established sufficient cause for the extension granted hereby, it is hereby

**ORDERED**, that the deadline of each of the Attis Parties, John Pantanelli and Preferred Bank to object to the Debtor’s discharge pursuant to Bankruptcy Code § 727 and to object to the dischargeability of certain debts of the Debtor to them pursuant to Bankruptcy Code § 523(c) is extended from August 13, 2018 to and including October 12, 2018; and it is further

**ORDERED**, that nothing herein precludes the Attis Parties, John Pantanelli or Preferred Bank from requesting a further extension of the foregoing deadline for good cause shown; and it is further

**ORDERED**, that this Court shall maintain jurisdiction with respect to enforcement of this Order; and it is further

**ORDERED**, that this Order is deemed to be a separate order with respect to each of the Motion, the Pantanelli Motion, and the Preferred Bank Motion.

Dated: White Plains, New York  
August 13, 2018

/s/Robert D. Drain  
HONORABLE ROBERT D. DRAIN  
UNITED STATES BANKRUPTCY JUDGE